

IN THE COURT OF COMMON PLEAS OF BUTLER COUNTY, PENNSYLVANIA

In Re. Local Rule L543

:  
: AD-10- 4 -2009  
:

ORDER OF COURT

And Now, this 18th day of August, 2009, It is hereby ordered that the above captioned Butler County Local Rule be adopted. This rule shall become effective thirty days after publication in the *Pennsylvania Bulletin*.

It is further ordered that the Butler County Court Administrator shall cause two certified paper copies of this rule, along with a computer diskette upon which the rule has been copied, to be forwarded to the Legislative Reference Bureau; shall file one certified copy of the local rule with the Administrative Office of the Pennsylvania Courts; shall publish the local rule on the Unified Judicial System's web site; and shall ensure that a copy of this rule is continuously available in the office of the Butler County Clerk of Courts and in the Butler County Law Library.

L-543. Disposition of Case at Preliminary Hearing – Administrative Processing

- (A) When a defendant has appeared and has been held for court, the issuing authority shall at the conclusion of the Preliminary Hearing:
  - a. If the defendant has not submitted to the administrative processing and identification procedures as authorized by law and pursuant to Rule 510(c)(2), make compliance with these processing procedures a condition of bail.
  - b. direct that the defendant, in order to come into compliance, shall appear forthwith at one of the Butler County Regional Booking Centers to complete the processing using CPIN and Livescan technology.

8-18-09  
Mcc  
ICC  
Ct Admin (Court)  
DA  
MDS (7)

By the Court



Thomas J. Doerr  
President Judge

BUTLER COUNTY  
COURT OF COMMON PLEAS  
LISA WEILAND LOTZ  
CLERK OF COURTS  
ENTERED & FILED  
2009 AUG 18 PM 2:00

Butler County  
State of Pennsylvania  
Certified to be a true and correct  
copy of the original this 18 day  
of August 20 09  
  
LISA WEILAND LOTZ  
CLERK OF COURTS  
MY COMMISSION EXPIRES FIRST MONDAY IN JAN 2010